	TRACT (SUPPLIES AND SERVICES)	
EQUISITION OR OTHER PURCHASE AUTHORITY	CONTRACT/TASK ORDER NO.	
		25
IS	SUING OFFICE	
ME	ADDRESS	
	Post Office Box 6788 Fort Davis Station	25
	Washington, D. C. 20020	
	CONTRACTOR	
ME	ADDRESS	
		25 25
NTRACT FOR	AMOUNT	<del></del>
Services to provide scientific back	up in the areas of	. 25
Geometrical and Physical Optics for	in-house research programs.	. 23
PROPRIATION AND OTHER ADMINISTRATIVE DATA	Defense Ondon mati	
	Defense Order rating DO-C9 Certified under DMS regulation No. 1	•
	Certification of the assigned DO rating	
	u a solitizet S.1311 be as follows:	
	lassified Contract No.	2
		•
	Use of this DO rating is mandatory on	
	all subcontracts and purchase orders over \$500.00.	
	Ψουσ.υυ.	
his negotiated contract is entered into pursuant to sta lade.	tutory authority and any required determination and findings h	ave been
nade. This contract is entered into, by and between the United S Contracting Officer executing this contract, and above nan	tutory authority and any required determination and findings have been sent as a contractor, hereinafter called the Government, represented Contractor who is an Individual, Partnership, Con_, hereinafter called the Contractor.	d bu sha
This contract is entered into, by and between the United S Contracting Officer executing this contract, and above name accorporated in the State of	States of America, hereinafter called the Government, representent Contractor who is an Individual, Partnership, Con, hereinafter called the Contractor.	d by the
This contract is entered into, by and between the United Standard of the State of	States of America, hereinafter called the Government, represented Contractor who is an Individual, Partnership, Cormon, hereinafter called the Contractor.  the facilities and deliver all supplies and perform all the serve eunder, for the consideration stated therein.  shall be subject to and governed by the terms and conditions or To the extent of any inconsistency between the Schedule and chare made a part of the contract by reference or otherwise, the of any inconsistency between the Schedule and the General Protected)	d by the poration, ices set the re- General Schedule svisions,
This contract is entered into, by and between the United St. Contracting Officer executing this contract, and above name an encorporated in the State of	States of America, hereinafter called the Government, represented Contractor who is an Individual, Partnership, Cormon, hereinafter called the Contractor.  the facilities and deliver all supplies and perform all the serve eunder, for the consideration stated therein.  shall be subject to and governed by the terms and conditions or To the extent of any inconsistency between the Schedule and chare made a part of the contract by reference or otherwise, the of any inconsistency between the Schedule and the General Pro	d by the poration, ices set the re- General Schedule ovisions, oncern is or (ii) is II, Part eviously also rep-
his contract is entered into, by and between the United Stontracting Officer executing this contract, and above nan accorporated in the State of	States of America, hereinafter called the Government, represented Contractor who is an Individual, Partnership, Cormod Contractor.  the facilities and deliver all supplies and perform all the serve eunder, for the consideration stated therein.  shall be subject to and governed by the terms and conditions or To the extent of any inconsistency between the Schedule and chare made a part of the contract by reference or otherwise, the form of any inconsistency between the Schedule and the General Protoched)  small business concern. For this purpose, a small business comen, with its affiliates, employs fewer than 500 employees, less Administration. (See Code of Federal Reg., Title 13, Chation and related procedures.), (b) that it has, has not, produces Administration, and (c) if offeror is a regular dealer, it is all, will not be manufactured or produced in the United States or producer; and, further, makes the representations regarding	d by the poration, ices set the re- General Schedule ovisions, oncern is or (ii) is II, Part eviously also rep-
his contract is entered into, by and between the United Sontracting Officer executing this contract, and above nan corporated in the State of  the parties hereto agree that the Contractor shall furnish at the interest of the parties to this contract erse hereof, attached Schedule, or Task Orders, issued here in the extent of the parties to this contract erse hereof, attached Schedule and General Provisions. To the extent of the General Provisions shall control. To the extent of the Schedule shall control.  (Sections A & F at the Contractor represents (a) that it is, is not a concern that (i) is not dominant in its field of operation of the Small Business Concern by the Small Business Certificate by the Small Business content at all supplies to be furnished hereunder with the supplies to be furnished hereunder with the supplies to be furnished hereunder with the supplies to be furnished hereunder to the content of the service of the same of the supplies to be furnished hereunder of the supplies to be supplied to the supplies to the	States of America, hereinafter called the Government, represented Contractor who is an Individual, Partnership, Cont., hereinafter called the Contractor.  the facilities and deliver all supplies and perform all the serve eunder, for the consideration stated therein.  shall be subject to and governed by the terms and conditions or To the extent of any inconsistency between the Schedule and chare made a part of the contract by reference or otherwise, the of any inconsistency between the Schedule and the General Protuched)  small business concern. For this purpose, a small business con and, with its affiliates, employs fewer than 500 employees, less Administration. (See Code of Federal Reg., Title 13, Chation and related procedures.), (b) that it has, has not, provinces Administration, and (c) if offeror is a regular dealer, it is all, will not be manufactured or produced in the United State or producer; and, further, makes the representations regarding this contract as of 1 July	d by the poration, ices set the re- General Schedule ovisions, oncern is or (ii) is II, Part eviously also repess or its contin-
his contract is entered into, by and between the United Sontracting Officer executing this contract, and above name corporated in the State of	States of America, hereinafter called the Government, represented Contractor who is an Individual, Partnership, Cormod Contractor.  the facilities and deliver all supplies and perform all the serve eunder, for the consideration stated therein.  shall be subject to and governed by the terms and conditions on To the extent of any inconsistency between the Schedule and chare made a part of the contract by reference or otherwise, the of any inconsistency between the Schedule and the General Protuched)  small business concern. For this purpose, a small business con and, with its affiliates, employs fewer than 500 employees, less Administration. (See Code of Federal Reg., Title 13, Ch. tion and related procedures.), (b) that it has, has not, prosiness Administration, and (c) if offeror is a regular dealer, it is left in the contract as of the	d by the poration, ices set the re- General Schedule ovisions, oncern is or (ii) is II, Part eviously also repess or its contin-
his contract is entered into, by and between the United Sontracting Officer executing this contract, and above nanicorporated in the State of  the parties hereto agree that the Contractor shall furnish that in the attached Schedule, or Task Orders, issued here in the rights and obligations of the parties to this contract erse hereof, attached Schedule and General Provisions. To the extent of the General Provisions shall control. To the extent in the Schedule shall control.  (Sections A & F and the Contractor represents (a) that it is, is not a concern that (i) is not dominant in its field of operation of the General Business concern by the Small Business Certificate by the Small Business Certificate by the Small Business Certificate by the Small Business that all supplies to be furnished hereunder with that it is presents that all supplies to be furnished hereunder with the contractor of the small Business or possessions by a small business manufacture and other than the contractor of the small Business or possessions by a small business manufacture and other than the contractor of the small Business or possessions by a small business manufacture and other than the contractor of the small Business manufacture and other than the contractor of the small Business manufacture and other than the contractor of the small Business manufacture and other than the contractor of the small Business manufacture and other than the contractor of the small Business manufacture and other than the contractor of the small Business manufacture and other than the contractor of the small Business manufacture and other than the contractor of the small Business manufacture and other than the contractor of the small Business manufacture and other than the contractor of the small Business manufacture and other than the contractor of the small Business and the contractor of the small Business of the small Bus	States of America, hereinafter called the Government, represented Contractor who is an Individual, Partnership, Cont., hereinafter called the Contractor.  the facilities and deliver all supplies and perform all the serve eunder, for the consideration stated therein.  shall be subject to and governed by the terms and conditions or To the extent of any inconsistency between the Schedule and chare made a part of the contract by reference or otherwise, the of any inconsistency between the Schedule and the General Protuched)  small business concern. For this purpose, a small business con and, with its affiliates, employs fewer than 500 employees, less Administration. (See Code of Federal Reg., Title 13, Chation and related procedures.), (b) that it has, has not, provinces Administration, and (c) if offeror is a regular dealer, it is all, will not be manufactured or produced in the United State or producer; and, further, makes the representations regarding this contract as of 1 July	d by the poration, ices set the re- General Schedule ovisions, oncern is or (ii) is II, Part eviously also repes or its contin-
his contract is entered into, by and between the United Sontracting Officer executing this contract, and above nan corporated in the State of  the parties hereto agree that the Contractor shall furnish at the interest of the parties to this contract erse hereof, attached Schedule, or Task Orders, issued here rights and obligations of the parties to this contract erse hereof, attached Schedule and General Provisions. To the extent of the General Provisions shall control. To the extent eschedule shall control.  (Sections A & F at concern that (i) is not dominant in its field of operation of the Contractor represents (a) that it is, is not, as concern that (i) is not dominant in its field of operation of the Small Business Certificate by the Small Business Catefficate by the Small Business Certificate by the Small Business Certificate by the Small Business that all supplies to be furnished hereunder with the contractor of the passessions by a small business manufacture entered of the contractor of the passessions by a small business manufacture of the contractor of the passessions by a small business manufacture of the contractor of the passes of the parties hereto have executed SIGNATURES (Type of SIGNATURES).	States of America, hereinafter called the Government, represented Contractor who is an Individual, Partnership, Cont., hereinafter called the Contractor.  the facilities and deliver all supplies and perform all the serve eunder, for the consideration stated therein.  shall be subject to and governed by the terms and conditions on To the extent of any inconsistency between the Schedule and chare made a part of the contract by reference or otherwise, the of any inconsistency between the Schedule and the General Protucched)  small business concern. For this purpose, a small business con and, with its affiliates, employs fewer than 500 employees, less Administration. (See Code of Federal Reg., Title 13, Ch. tion and related procedures.), (b) that it has, has not, provinces Administration, and (c) if offeror is a regular dealer, it is left to be manufactured or produced in the United State or producer; and, further, makes the representations regarding this contract as of 1 July  Print all names under all signatures)  THE UNITED STATES OF AMERICA	ices set  the re- General Schedule ovisions, oncern is or (ii) is II, Part eviously also rep- es or its contin-
his contract is entered into, by and between the United Sontracting Officer executing this contract, and above name corporated in the State of	States of America, hereinafter called the Government, represented Contractor who is an Individual, Partnership, Cont., hereinafter called the Contractor.  the facilities and deliver all supplies and perform all the serve eunder, for the consideration stated therein.  shall be subject to and governed by the terms and conditions on To the extent of any inconsistency between the Schedule and chare made a part of the contract by reference or otherwise, the of any inconsistency between the Schedule and the General Protucched)  small business concern. For this purpose, a small business con and, with its affiliates, employs fewer than 500 employees, less Administration. (See Code of Federal Reg., Title 13, Ch. tion and related procedures.), (b) that it has, has not, provinces Administration, and (c) if offeror is a regular dealer, it is left to be manufactured or produced in the United State or producer; and, further, makes the representations regarding this contract as of 1 July  Print all names under all signatures)  THE UNITED STATES OF AMERICA	d by the poration, ices set the re- General Schedule ovisions, oncern is or (ii) is II, Part eviously also repes or its contin-

# NOTICE

This material contains information affecting the National Defense of the United States within the meaning of the Espionage Laws, Title 18, U.S.C. Secs. 793 and 794, the transmission or revelation of which in any manner to an unauthorized person is prohibited by law.

GROUP I Excluded From Automatic Downgrading And

Declassified in Part - Sanitized Copy Approved for Release 2012/09/14 : CIA-RDP79B00873A001800010005-0

CONCIDENT Declassified in Part - Sanitized Copy Approved for Release 2012/09/14 : CIA-RDP79B00873A001800010005-0 FORM 1398 BACK

(When Filled In)

#### SECURITY NOTE

This contract and correspondence relating thereto must be handled in strict accordance with classified handling and storage instructions furnished the contractor under separate cover by the procuring activity.

NOTE: Contractor, if a corporation, should cause porate seal, provided that the same officer	NOTE: Contractor, if a corporation, should cause the following certificate to be executed under its corporate seal, provided that the same officer shall not execute both the contract and the certificate.				
CERT	TIFICATE				
1,	_, certify that   am the				
	of the corporation named as Contractor herein; that				
	, who signed this contract on behalf of the Con-				
tractor, was then	of said corporation; that said				
contract was duly signed for and in behalf of said	corporation by authority of its governing body, and is				
within the scope of its corporate powers.					
	(SIGNATURE) (Corporate Seal)				
CONTRACTOR'S STATEMENT	OF CONTINGENT OR OTHER FEES				
a full-time.bona fide employee working solely for the Cor has, has not, paid or agreed to pay to any working solely for the Contractor) any fee, commission, the award of this contract, and agrees to furnish informations.	is not, employed or retained any company or person (other than atractor) to solicit or secure this contract; and (b) that he company or person (other than a full—time bona fide employee ercentage or brokerage fee, contingent upon or resulting from ation relating thereto as requested by the Contracting Officering the term "bona fide employee," see General Services Admin—, Fed. Reg. Dec. 31, 1952, Vol. 17, No. 253.)				
TERMS AT	D CONDITIONS				
shall contain the following information: Contract number	3. DISCOUNTS: In connection with any discount offered, time will be computed from date of delivery of the supplies to carrier when delivery and acceptance are at point of origin or from date of delivery at destination or port of embarkation				

- of supplies or services, sizes, quantities, unit prices, when delivery and acceptance are at either of those points, or and extended totals. Bill of lading number and weight from date correct invoice or voucher (properly certified by the of shipment will be shown for shipments made on Government bills of lading. The Contractor or his authorized representative will sign ONLY the original (ribbon typed copy, if typed). When the invoice is signed or receipted in the name of a company or corporation the name of the person signing, as well as the capacity in which he signs, must appear. For example: "John Doe Company, by John Smith, Secretary," "Treasurer," or as the case may be.
- 2. LABOR INFORMATION -- Attention is invited to the unless otherwise provided in the Schedule. possibility that wage determinations may have been made under the Walsh-Healey Public Contracts Act providing minimum wages for employees engaged in the manufacture for sale to the Government of the supplies covered by this contract. Information in this connection, as well as general information as to the requirements of the act concerning overtime payment, child labor, safety and health and Public Contracts Division, Department of Labor, Washington 25, D. C.
- Contractor) is received in the office specified by the Government if the latter date is later than the date of delivery.
- 4. SAMPLES: Samples of items, when required, must be submitted within the time specified and at no expense to the Government. If not destroyed by testing, they will be returned at Contractor's request and expense, unless otherwise specified in the Schedule.
- 5. GOVERNMENT-FURNISHED PROPERTY -- No material, labor, or facilities will be furnished by the Government
  - 6. AGENTS -- Contracts signed by an agent must be accompanied by evidence of his authority.
  - 7. ALTERATIONS -- Any alterations in this contract made by the Contractor must be initialed by both the Contractor and Contracting Officer.
- 8. MISTAKES -- Contractors are expected to examine the drawings, specifications, circulars, schedule and all instrucprovisions, etc. may be obtained from Wage and Hour tions pertaining to the supplies or services. Failure to do so will be at the Contractor's risk. In case of mistake in extension of price the unit price will govern.





(SCHEDULE)	CONTRACT/TASK ORDED NO.			
	CONTRACT/TASK OBBER	¬ <b>NO.</b>		
COPE OF	WORK:			
e requir	Contractor shall furnish the se red to provide scientific backup or in-house research programs to	in the areas of (	eometrical and Physical	
ERFORMAN	NCE OF SERVICES:			
(a)	The extent and character of the this contract shall be subject and approval of the Contracting Representative.	to the supervision	n, direction, control,	
(b)	The Contractor agrees to furnicategories specified in the clof this contract to assure such	ause entitled "COM	PENSATION/FUNDING"	
ERIOD OF	PERFORMANCE:			•
The imes as	Contractor shall furnish service may be required by the Contract	es as set forth in	this contract at such	
epresent	ative during the period 1 July	1967 through 30 Ju	ne 1968.	•
epresent OMPENSAT	cative during the period 1 July CION/FUNDING:	1967 through 30 Ju	ne 1968.	4
OMPENSAT  Therefore the a	ative during the period 1 July	1967 through 30 Ju  foresaid services The oblumderstood that c	an amount of igated amount is, as omplete reimbursement	
OMPENSAT  Ther  indicated or the a	Tative during the period 1 July  CON/FUNDING:  The is hereby obligated for the and an estimated amount, it being foresaid services by the Contra	1967 through 30 Ju  foresaid services The oblumderstood that c	an amount of igated amount is, as omplete reimbursement bursed in accordance	
Ther ndicated or the a ith the	Tative during the period 1 July TON/FUNDING: The is hereby obligated for the and the second amount, it being foresaid services by the Contrafollowing rates:	foresaid services The oblunderstood that control shall be reim  Rates Pe	an amount of igated amount is, as omplete reimbursement bursed in accordance	•
Ther adicated or the a	TION/FUNDING:  Te is hereby obligated for the and the set is hereby obligated for the set is hereby obligated for the and the set is hereby obligated for the set is hereby obligated	foresaid services The oblunderstood that control shall be reim  Rates Pe	an amount of igated amount is, as omplete reimbursement bursed in accordance	

# NOTICE

This material contains information affecting the National Defense of the United States within the meaning of the Espionage Laws, Title 18, U.S.C. Secs. 793 and 794, the transmission or revelation of which in any manner to an unauthorized person is prohibited by law.

CONFIDENTIAL

GROUP 1

EXCLUDED FROM AUTOMATIC DOWNGRADING
AND DECLASSIFICATION

(12-41)

25X1

FORM 1412a

CONFIDENTIAL

(SCHEDULE)

CONTRACT/TASK ORDER NO

PAGE 2 OF 3 PAGES

25X1

#### (c) Records:

The Contractor agrees to make available at the office of the Contractor at all reasonable times during the period of performance hereunder and for three (3) years thereafter any of the Time Records for inspection or audit by the Contracting Officer or his duly authorized representative.

## (d) Payments:

The Contractor shall be reimbursed hereunder in accordance with Article 5 of Section F, Time and Material Provisions, attached to and made a part of this contract.

## (e) Government-Furnished Property:

Government-owned property in the Contractor's possession shall be maintained, controlled and accounted for in accordance with Article 11 of Section F, Time and Material Provisions, attached to and made a part of this contract.

### (f) Computer Time:

Computer time at the rate of is authorized when required subject to the prior approval of the Technical Representative of the Contracting Officer.

#### TRAVEL:

Travel expenses shall be reimbursed as follows:

- (a) Necessary travel actually incurred by employees of the Contractor in performance of the work under this contract. When traveling by air less than first class accommodations shall be used where available.
- (b) Travel by automobile for required travel of employees of the Contractor under this contract shall be reimbursed at a rate not to exceed ten cents (.10) per mile and such reimbursement shall be considered in lieu of the actual costs of such travel.
- (c) Subsistence expenses actually incurred by employees of the Contractor while in a travel status under this contract shall be reimbursed at a rate not to exceed

25X1

25X1

## **REPORTS:**

The Contractor will furnish reports on such subjects and at such intervals as may be required by the Contracting Officer or his authorized Technical Representative.

NAME OF CONTRACTOR

25X1

### NOTICE

This material contains information affecting the National Defense of the United States within the meaning of the Espionage Laws, Title 18, U.S.C. Secs. 793 and 794, the transmission or revelation of which in any manner to an unauthorized person is prohibited by law.

CONFIDENTIAL

GROUP 1
EXCLUDED FROM AUTOMATIC DOWNGRADING AND DECLASSIFICATION

(12-41)

FORM 1412a

CONFIDENTIAL

(SCHEDULE)

CONTRACT/TASK ORDER NO.

25X1

#### SECURITY:

The work to be performed hereunder is UNCLASSIFIED.

The association of the sponsor with the work being performed hereunder is classified CONFIDENTIAL. This classified information shall be divulged only on a need-to-know basis and then only to those who have been authorized in writing by this Government component to have access to classified information. Correspondence originated by the Contractor and/or data to be submitted hereunder, the contents of which contain classified information, or refer to the name and/or address of the Contracting Officer shall be stamped by you with the classification of CONFIDENTIAL.

## NOTICE

This material contains information affecting the National Defense of the United States within the meaning of the Espionage Laws, Title 18, U.S.C. Secs. 793 and 794, the transmission or revelation of which in any manner to an unauthorized person is prohibited by law.

CONFIDENTIAL

GROUP 1
EXCLUDED FROM AUTOMATIC DOWNGRADING

FORM 1412a

(12-41)

25X1